BACK TAXES AT SIX PER CENT INTEREST

Act Permitting Payment at This Rate Now in Force.

REDEMETION OF PROPERTY SOLD

All That Bought in by District at Tax Sale Can Be Redeemed at Six Instead of Ten Per Cent Until End

Mr. H. H. Darneille, the District Asses sor, in reply to a question put to him by become operative, replied: "Now is the time."

Mr. Darneille stated that since assuming the duties of his office it had been his come aim to serve the interests of the taxpayers by every means in his power and to keep them advised of all legislation concerning the payment of taxes. With that object still in view, he said that he ers of property the full significance of the

Property Sold for Taxes.

Under the law," continued Mr. Dat neille, "there is held every April by the Collector of Taxes an auction, at which is sold all property upon which the tis for the preceding year has not been paid. Request Grew Out of a Criticism At this sale the majority of the property offered for sale is bought by individuals, who, if the same it not redeemed within two years are entitled to a deed.

"A large amount of the property put up lector of Taxes in the name of the Disthis office as a charge against the prop- ceedings for diverce. erty, and there is accruing on the same

The purchasing in this manner of propsale, has heretofore amounted to little more than a cloud on the title to such property, making it difficult for the owners to negotiate a loan upon or sell the same. Many persons, having no expectation of mortgaging or selling their property, have permitted it to be sold for taxes, in the hope that the District would buy it in, resulting simply in a cloud on the title, as before stated.

Some persons have gone further than this and have bid on and purchased their own property at tax sale, but failed to deposit within the required time the amount of purchase money, thus compelling the District to assume the purchase and preventing the sale of the property to indi-

Act Intended as a Remedy,

"The act of Congress approved Febcioners of the District of Columbia, in ruled, cases where property was bought in by the District and not redecised by the own- JOLIET STREET GRADE CONTRACT. ers within two years from date of sale. to issue deeds for the same to any per- Guaranty Company Request for Exsen paying to the District the amount for which the property was sold, together with 10 per cent per annum thereon, placing the purchaser in the same posithe sale and bought the property.

'In addition to the provisions of this act, the Commissioners have recommended, at the request of this office, several amendments thereto, which have been introduced in the House of Representatives by Mr. Jenkins, of Wisconsin, and, in all probability, will shortly be enacted. By nuthority of these amendments, the Collector of Taxes, may, at any time before the expiration of the two years allowed for redemption, issue to any person who will pay the amount for which property was sold, with penalties, costs, certificate of sale, which certificate will place the holder thereof in the same position as he would have been had be appeared at the sale and bought the prop-

been bought in by the District at tax instead of 10 per cent. This opportunity holds good until the 31st of December next. After that time all property which has been bought in by the District and not redeemed within the two years required by law, will be sold by the Commissioners at public or private sale. For property in arrears for taxes more than two years old, deeds will be issued. For property in arrears for taxes less than two years old certificates of sale will be issued.

"This sale will radically differ from the usual tax sale in these particulars; the owners of property sold at regular tax of Detective Sergeant Long, he having sale, have notice that such sale is about to occur. The owners of property sold at this sale will have no notice. Owners of property sold at regular tax sales are property sold at regular tax sales are given two years in which to redeem the aame before deed is issued; at this sale all the property upon which the District has held a tax lien for two years will be sold outright and deeds issued immedi-ately; property for which the District her held tay lien for less than two years has held tax lien for less than two years will be sold and certificates of sale is-cued thereon, and the owners given to redeem the same, only the balance of the two years from the time the original sale was made to the District.

Warning to Property Owners.

"It will be well for owners of propcrty in the District to at once ascertal; at this office whether there stands on the books any charge for arrears of taxes neafast their holdings. In case such arrears exist, opportunity is now given them to discharge such debt at a reduced rate of interest. This opportunity holds good until the last day of this calendar year. If the delinquent taxes are no not paid by that time the result will be a great deal of expense and aunoyane to the owners of the property.

The Best Remedy for Croup.

(From the Atchison, Kan., Daily Globe.) (From the Atchison, Kan., Daily Globe.)
This is the season when the woman who knows the best remedies for croup is in demand in every neighbothood. One of the most terrible things in the world is to be numbered in the middle of the night of the number of the children and from remedies are sumon as the children and from remedies are sumon as of the children and from remedies are sumon as one of the children and from remedies are sumon as one of the children and from remedies are sumon as a live syrup and total, but of the remedy has been as hive syrup and total, but of the remedy as here are sumon as the croup, the patient of the or the sum of the first of the sum of the patient of the sum of the patient of the sum of the program and it will preven the athet. It never tails, and is pleasant and are to have, for say by Henry Evans, Wholesale and Retail, and all strugglets. ORDERS PROPERTY SOLD.

Court Directs Settlement of Estate of Late Joseph Crabtree.

Upon consideration of the commissioner's report in the case of Thomas Crab- reputation of the murdered man. tree and others against Annie E. Rauel estate of Joseph Crabtree, which was ing Nelson with manslaughter, and for shown not to be capable of division in this offence he is being tried. kind among the nine heirs entitled to the | The story of the killing of Washington estate, should be sold.

Sheeby and Wilton J. Lambert were apsor, in reply to a question put to him by a reporter for The Times yesterday as to when the law recently enacted by Congress permitting the payment of back taxes, with interest at 6 per cent, would be become operative, replied:

| Some of the property to the purchasers, and make conveyance of the property to the purchasers, and make conveyance of the purchasers.

| By the terms of the decree the trustices are required to first file a bond for become operative, replied:

JUDGE BRADLEY

Calls Upon an Attorney to Explain Newspaper Article.

Over Divorce Suit Now Pend. ing in Court.

While the courtecom was crowded yeserday morning Justice Bradley, presiding in Equity Division No. 2 of the Supreme trict of Columbia. The amount for which Court of the District, demanded of Attorthe property is aid off for the District is may Chase Rogs if he was the author of the tax for the preceding year, together an arti-le which appeared in a local newswith penalty and costs of advertising, paper last summer, criticising his action This amount is carried on the books of relative to the disposition of certain pro-

The case referred to is that of Mrs. interest at the rate of 10 per cent per Maggie W. Lawrenson against her husband, Robert J. Lawrenson, which is still pending. Mr. Roys approached the bar erry by the District of Columbia, at tax to present a motion asking that the procoedings be dismissed. As he did so, Justice Bradley anid;

Wants to Know.

"Wait a minute, Mr. Ross, I want to appeared in the 'Globe' last summer. I want to know if you did it?""

Mr. Roys disclaimed the authorship of ie publication in question.

the article referred to. After hearing this Mr. Roys again denied that he wrote the article.

Justice Bradley then said that he would ecept the attorney's statement until the matter could be further investigated. Mr. Roys, after this, presented his moruary 28, 1815, was intended to cure these ston asking that the proceedings for dievils. This act nutherized the Commis- verce be dismissed. The motion was over-

tension Not Considered Valid.

The United States Fidelity and Guaranty Company has written to the District tion as if he had originally appeared at tract for grading Joliet Street, between

Captain Newcomer, Assistant to the Engineer Commissioner, has recommended that the request be denied. It is not believed, he says, that an extension of the contract, based upon such a request, would be valid, as the guaranty company is not a party to the contract.

REVIVAL IN PROGRESS.

Series of Meetings Arranged at Rev. F. B. Sapp's Church.

Revival meetings are being held nightly in the Christian Church, on H Street near Four-and-a-half Street southwest. A large number of "The 6 per cent act, recently passed, secured by the pastor, the Rev. F. B. cives to all persons whose property has Sapp. The sessions will continue until next Sunday. This evening Rev. Dr. F. gale, for taxes of any year prior to 1900, D. Power, pastor of the Vermont Ave-Large crowds attended the services both Sunday and Monday night. The programme for the rest of the week is as

Ninth Street Christian Church; Thursday, Rev. R. C. Kendrick, pastor Christian Church, Hagerstown, Md., Friday, Ira W. Kimmell, pastor Whitney Avenue Memorial Church; Sunday, Rev. F. B.

Surrendered to New Jersey.

Alexander Adamson was yesterday returned to Newark, N. J., in the costody waived the formality of requisition pa-Adamson is fifty years old and was arrested last Friday by Detective Sergeants Helan and McNamee. He is charged with larceny.

Cheek Convicted of Larceny. Arthur T. Cheek was yesterday con victed in Criminal Court No. 2 of the larceny of over \$200 from Mr. John F. Sweeny, of 1749 E Street northwest. The ent was represented by Assist ant District Attorney Peyton Gordon.

Charles Jones, colored, forty-five years old, of 2412 Snows Row, was siezed with vertigo at the corner of Sixteenth and L Streets northwest about 9:30 o'clock ye terday morning and fell from the scat of the wagon which he was driving. He was taken to the Emergency Hospital.

> Good for Bad Teeth. Not End for Good Teeth

A PERFECT LIQUID DENTIFRICE FOR THE TEETH AND BREATH

25° EACH

HALL & RUCKEL NEW YORK

YORKE NELSON ON TRIAL.

Jury Will Probably Determine His

Guilt or Innocence Today. The trial of Yorke Nelson, colored, who

charged with the killing of Charles Washington on the night of October 3 last, which was begun in Criminal Court No. 1 yesterday, before Justice Anderson, will resumed this morning. The hearing of the evidence is nearly completed. A few witnesses will be called today, however, by both sides to testify as to the

After hearing the evidence of several and others, Justice Bradley yesterday, in of the witnesses to the quarrel which re-Equity Court No. 2, signed a decree di- suited in the death of Washington, the recting that the property involved in the grand jury reported an indictment charg-

as told by the witnesses for the Govern-For this purpose Attorneys Vincent A. meat is, in brief, as follows: On the night of October 2 last Washington and the faithful performance of their duties, in the sum of \$40,000, the total value of the exame involved being shown, by the commissioner's report, to be upward of Closely following her was Washington.

Closely following her was Washington. Just outside the door of the eating house there was a low fence, near which Nelson was standing. Washington approached him and struck him in the face with his fist, knocking him back upon the fence This blow was followed by others, Nelon still leaning on the fence.

While in this position Nelson took a knife out of his pocket and struck at Washington. This ended the fight, and Mrs. Gregory, Mr. Gregory was taken into Washington went into the enting house. Cistody by the local authorities, and he In a few maments he said: "I am shot." No one heard the report of a Brearm, and Chief Justice of the Supreme Court of told him he must be mistaken. Washington then fell to the floor.

lutching at his breast with his hands, Upon examination it was discovered that he had been stabbed. He died a few min-

es after he feil. In his own defence Nelson told practically the same story as that recited by the Government's witnesses, except that he claimed that he was in a helpions po-sition when Washington was beating him. It was then, he said, that he had struck at his assailant with his kulfe in selfdefence. He said he had no intention of killing Washington when he atruck the fatal blow. Assistant District Attorney Taylor appeared for the Government and Messrs. Laskey & Thompson for the de-

EXTRA LICENSE FOR HA KMEN. Will Have to Pay Another Dollar Into District Coffers.

The District Commissioners have com pleted their report on Senate bill 3241, to ask you a question. I understand you require the proprietors and drivers or wrote a scurrilous article about me, which operators of vehicles used as public conveyances to pay a license tax.

The license bill now being prepared un-der the direction of the Commissioners contains a clause licensing the drivers of Justice Bradley then stated that he had all public vehicles at \$1 per annum, payit on the authority of the editor of the able July 1. The amount of police surpaper that Mr. Roys was the author of veillance which is necessarily given to these vehicles and the drivers is an additional item of expense

The bill further provides that no vehicle shall be licensed until it has been in spected and passed upon as being safe sanitary and sightly. The back inspector may condemn any unsafe or unsightly vehicle, and after such condemnation the vehicle cannot be used for the conveyance of passengers for hire until it has been placed in a safe condition.

imissioners will report to Con-The Con gress that under the laws now in force the owners of one-horse vehicles are required to pay a license tax of \$6 per annum, and for two-horse vehicles the tax is \$10 per annum. Public electric or auto vehicles for hire are classed under the Commissioners requesting that the contract for grading Joliet Street, between Wisconsin Avenue and Tuniaw Road, be extended for 100 working days. but probably not more than enough to pay the cost of cleaning the streets and the wear and tear they cause to the streets.

MAJOR EUGENE A. FLLIS DEAD. Succambs to Bright's Disease at Hot Springs, Ark.

The War Department has been informe the Thirteenth Cavalry, at the army and navy hospital at Hot Springs, Ark., of Bright's disease.

Major Ellis was appointed to the Military Academy from New York, and was graduated in 1876. He has been ill a well-known religious speakers have been | Hot Springs for some time, and his death was not unexpected.

THOMAS G. CARMICK PROMOTED. an opportunity to redeem the same, at 6 | nue Christian Church, will be in charge, Appointed on Assistant Chief Clerk in War Department.

Mr. Thomas G. Carmick was yesterday appointed assistant chief clerk of the mail and record division, War Department, vice Mr. Charles Brandt, promoted

Mr. Carmick is a native of Philadelphia, and was appointed a clerk in the War Department in 1875. He has served through the intermediate grades in the office, and has been with the mail and record division since its organization.

Marriage Licenses Issued.

William A. Harris, Orange, Va., and Frankie C. Peck, Knoxville, Tenn. Thomas Conley and Camille Kotz. Samuel Hawkins and Catherine Chad-

Omar Shocklett, Alexandria, Va., and Cora Thornberry, Strasburg, Va. Harry Clay and Mary Coles, both of Chesterfield, Virginia. Hillery Rogers and Mamie McKenzie. Ralph Ellis and Martha Jackson.

nas S. Leitch and Antolnette ounkhauser, both of Baltimore, Md. Robert G. Johnson and Carrie Lee Can-

Louis Elliott and Collerine Virginia McCrory, both of Baltimore County, William F. Gordon and Clara Lee.

The Death Record.

The following deaths for seventy-two hours were reported at the Health Department up to noon yesterday; Catherine Boylen, 84 years; Martha Jane Turner, 79 years; Horton H. McKeever, 74 years; Fanny Carter, 73 years; Charlette E. Hunt, 72 years; Irene V. Stinemetz, 72 ears; Matilda A. Cross, 72 years; John Kelly, 70 years; Nellie Addison, 70 years, Jeremiah Sullivan, 66 years: Julia Kennealy, 61 years; Emily P. Hertel, 60 years; Jennie Towniey, 60 years; Ann Rebecca Jones, 60 years; William Kerr, 57 years; Margaret A. Merton, 54 years; Edward Ring, 48 years; Charles Bradley, 46 years; William F. Michener, 41 years; Ann Mills, 40 years; Dorsey C. Luber, 27 years; Hef-ry Johnson, 24 years; Annie Crahe, 20 76ars; Elizabeth Hermesty, 30 years, Henry Scherb 29 years; Emima Jackson, 24 years; Florence Davis, 22 years; Latt. Ware, 22 years; Lilli n L. Mikk, 11 years; John Wright, 7 years; Cinra J. Jones, 5 years; Antin E. Tomlin, 2 years; John J. Walsh, 11 months; Mabel Jackson, 6 nealy, 61 years; Emily P. Hertel, 60 years Walsh, II months; Mabel Jackson, manths; Elsie M. Richardson, 1 months; Archie Hearns, 25 days; Nora V. Tront, 17 days; infant of Robert J. and Ella Mor-ton, 9 days.

WANTED ON CHARGE OF KIDNAPPING HIS SON

S. B. Gregory Must Answer in Philadelphia Courts.

Pennsylvania's Governor Issues a Requisition at Instance of the Defendant's Wife.

Mr. Samuel B. Gregory, a clerk in the Agricultural Department, left Washington vesterday for Philadelphia, where he goes to answer a charge of kidpapping made against him by his wife, Mrs. Esther M. Gregory, who is residing in that city with

The charge is the result of domestic differences between Mr. Gregory and his tion to the purchase of the ground prowife, which resuited some time ago in the latter filing suit against him for separate maintenance and support. During the pendency of the proceedings Mrs. Gregory Commissioner Macfarland has approved was given the custody of their child. pendency of the proceedings Mrs. Gregory was given the custody of their child, Freddic, six years of age. The suit was dismissed, and Mrs. Gregory left Washington, and took the child with her to Philadelphia.

Warrant Previously Sworn Out. About two weeks ago, Mrs. Gregory aleges, her child was kidnapped from her home, and a warrant was sworn out, was charged that the child was hidnapped for the purpose of extorting money from

the District. *
When the case was called for hearing before Chief Justice Bingham it was dis-missed, on the ground that there was no authority to hold him. Mrs. Gregory was in court during the proceedings, and at their conclusion stated that she would take other means to make her husbend answer the charge of kidnapping her child.

gave bond to answer the charge before the

Leaves for Philadelphia.

That she did this was evidenced esterday by the arrival of a requisition from the Governor of Pennsylvania, asking the local authorities to surrender Mr. Gregory to them, to answer the charge of kidnapping. When inormed that he was wanted in Philadelphia, Mr. Gregory went to District Attorney Gould, and stated that he would waive a preliminary hearing, and go to Philadelphia to answer the charge.

This was satisfactory to the district atorney, and Mr. Gregory, accompanied by his attorney, Mr. R. Newton Doneldson, left the city at noon for Philadelphia. upon They had arranged for the giving of bond for Mr. Gregory before they left, and it Dr. was their intention to return to Washington last night.

It is stated that the child of the couple s now in North Carolina, but who is re-

MONTHLY MEETING OF D. A. R. Intional Board Convenes With State Regents in Attendance.

The national board of the Daughters of the American Revolution held its regular monthly meeting yesterday morning. The regents of the various States were present at the meeting.

Mrs. Charles W. Fairbanks, president general, presided at the meeting. Mrs. Mary S. Lockwood, regent for the District of Columbia, who was suffering with a sore throat yesterday, was too ill to be n attendance at the meeting. Routine business was transacted prin-

ipally. The question of the Continental Hall site was discussed. Mrs. Fairbanks Another matter brought up at the

oard meeting was that in regard to the enealogist for the registrar general's of-ice. It appears that while the congress on Saturday created this position it appropriated only \$2,000 for the registrar seneral's office. This sum is \$400 less per year than formerly. The work of the office is heavy and a genealogist is a

of the death of Major Eugene A. Ellis, of SWIFT PROVISION COMPANY SUED

John B. Schroth Wants Damages for

Alleged Malicious Libel. Mr. John B. Schroth, a dealer in meats at the Centre Market, yesterday filed suit against the Swift Provision Company to recover \$10,000 damages for alleged mall-

Mr. Schroth alleges that the defendant company circulated a report calculated to bring him into discredit, and to be suspected of being a person not punctual in the payment of his debts, or a person not entitled to credit in the purchase of meats. Birney & Woodard are named as counsel for the plaintiff.

Stricken With Apoplexy.

Griffing Beverly, a colored man, seven ty-three years old, was stricken with apoplexy at his home, 931 Liberty Street outhwest, yesterday morning. Dr. J. C. Dowling advised his removal to the hospital, but relatives objected. Beverly is unconscious, and his chances for recovery are said to be slight.

Valuable Opal Pin Missing. Mrs. Davis Hall Rice, of Brookland,

Muss., has reported to the police that an opal bar pin surrounded with ten diamonds, valued at \$200, has been lost or stolen since February 14. She is stop-ping with friends at 1217 N Street northwest.

COLORED SCHOOL AT FORT RENO.

Superintendent of School Favors Bill Providing for Site.

Prof. A. T. Stuart, Superintendent of Schools, has submitted to the District Commissioners a report on Senate bill No. 3280, providing for the purchase of hand in Fort Reno subdivision as a site for a colored school building.

Prof. Stuart says that there are 112 pupils enrolled in the Grant Road School, of whom eighty-three live at or near Fort Reno and twenty-nine east of the present school house. While a school at Fort Reno would no doubt be more convenient to the majority of pupils now attending the Grant Road School, Mr. Stuart thinks that it would add materially to the distance to be traveled by the twenty-nine living to the eastward, for

In view of the fact that a large majority of the pupils live at or near Fort Reno, Prof. Stuart sees no serious objecposed in this bill, and the erection of the school house, provided the present valuable site be retained by the District

REQUIREMENTS OF ANTI-SMOKE LAW

charging Mr. Gregory with the offence. It Health Officer's Reply to the Eccentric Engineers.

> No Rule of Law Fixing Limit to Density, Thickness, Blackness, or Grayness of Smoke.

> Mr. A. W. Leeke, secretary of the Ecentric Association of Engineers, recently addressed a communication to the District Commissioners, asking to be informed what, in the meaning of the law, constitutes "dense smoke;" also, what percentage of smoke must be consumed to meet the requirements of the District anti-smoke law.

> In reply, Dr. William C. Woodward, the Health Officer, has submitted a statement in which he says that there is no rule of law fixing a limit to the density, thickness, blackness, or grayness of smoke issuing from a chimney.

> Has to Be Determined by Evidence. He says the question whether any particular smoke does, or does not, come within the law has to be determined in each case by the judge or by the jury upon consideration of the evidence of

Dr. Woodward states that the Inspectors charged with the enforcement of the law refer for prosecution such cases as, in their judgment, constitute violations sponsible for his being there is not of the act. He says the question as to the percentage of smoke consumed or arrested is immaterial for the purposes of the act. If dense or thick black or gray smoke is emitted from a smokestack, Dr. Woodward says, it makes no difference what proportion has been held back.

WEATHER INDICATIONS.

Rain today. Tomorrow fair; increasing east to northeast winds.

TEMPERATURE Highest temperature, 1 p. m....... Lowest temperature, I n. m...... THE SUN AND THE MOON.

Sun rose....6:28 A.M. Sun sets..5:48 P.M. Moon rises.9:18 P.M. Moon sets...... THE TIDE TABLE.

STREET LIGHTING.

AMUSEMENTS.

National—Ethel Barrymore in "Captain Jinks, of the Horse Marines," evening. Columbia—"Old Homestend," evening. Lafayette—"Fedora," evening, Academy—Ward and Vokes, afternoon and evening.

Kernan's—"New City Club" Burlesquers, afternoon and evening.

Bijou-Burlesque and Vaudeville, afternoon and evening.

Temperature in Other Cities.

H		Max.	Min.	8 p.m.	fall.
	Atlanta, Ga		42	50	.14
	Bismarck, N. D	42	16	36	***
1	Boston, Mass	42	26	34	
И	Buffalo, N. Y	42	36	36	.05
	Chicago, Ill		34	34	***
Ш	Cincinnati, Ohio	44	28	40	
	Cheyenne, Wyo	52	24	44	
П	Davenport, Iowa		30	38	500
J	Denver, Col		28	54	
1	Des Moines, lowa		32	40	244.4
1	Galveston, Tex		48	60	
И	Helena, Mont	48	32	48	62.35
Ц	Indianapolis, Ind	46	34	42	12.74
1	Jacksonville, Fla		44	56	.68
ij	Kansas City, Mo		34	40	12.57
ł	Little Rock, Ark		40	52	.04
1	Marquette, Mich		34	32	14.2
I	Memphis, Tenn		44	28	.04
ı	New Orleans, La		48	52	T.
1	New York, N. Y		28	38	100
1	North Platte, Neb		24	42	
Į	Omaha, Neb		32	4.0	
ŧ	Pittsburg, Pa		36	46	
ı	Salt Lake City, Utah.		38	50	
ı	St. Louis, Mo		36	42	
ı	St. Paul, Minn	40	34	38	
ı	Springfield, Ill	46	22	36	
ı	Vicksburg, Miss	60	50	46	.02
ı			la de la companya de		
ı	Norfolk & Washing	ton	Steni	mboat	Co

Delightful trips daily at 6:30 p. m. from foot 7th at, to Old Point Comfort, Norfolk, Virginia Bench, and Newport News. See ad. page 9.

A photograph of

Prince Henry

will be given free with one box of

Royal Bengal

This Offer Expires February 27th.

Little Cigars 15c. for 10

At any cigar store in town

S. KANN, SONS & CO.

S. KANN, SONS & CO.

"The Busy Corner."

Always the Best of Everything for the Least Money.

We Still Continue to Give Away the Prince Henry Buttons.

We have already distributed 10,000. We have 15,000 more, which will be given to those who will cut out this little coupon and present it to those in charge of distribution -First floor, D st. annex.

Easter Notion Specials.

of almost every good housewife in this city. Saving pennics may be a slow way to accumulate, but most dollars are and were made from just such process.

Kimsey Long Walst Formers ... Ban White Long Waist Form- 250 Oscar de Long Hock and Eye; 25c Silk Machine Twist -Iuli ounce 190 Brooke's Machine Cotton, 6 Fader Brush Binding, per 50 Satin La-Reine Brash Binding-velvet 70 Warner's Elastic Featherbone 150

Machine Oil-3 bottles for ... Universal Hooks and Eyes, 6 50 Cap Sheaf Safety Pins, per 50 The Imperial Prussia Binding. 150 Realite Prussia Binding, per 190

Cling Socket Fasteners, per 150 Collar Stiffening, per length Rickrack Braid, per piece ... Mohair Skirt Binding, 4-yard 50 Handy Needle Books Pin Books ... Blue-label Shell Hair Pins, per 10c Tortoise Shell Hair Pins, large 250 and small, per dozen..... 250 Sateen Tape Measures, 60 100 Never-break Shoe Laces, per 50 Crowley's 500-yard Spool Cotton, in black, only, per spool 20 All makes of Machine Needles, 3c Kirby & Beard's Hair Pins, 4 5c Realite Whalebone, 36-inch 15c Notion Dept.-First floor-Section E.

MARKET SPACE.

SEEKS \$10,000 DAMAGES.

irs. E. B. Smith Sues Traction Com-

pany for Husband's Death. Mrs. Elizabeth B. Smith, administratrix of the estate of the late Peter A. Smith, yesterday filed suit against the Georgetown and Tenleytown Railway Company and the District to recover \$10,000 damages because of the death of Mr. Smith.
It is explained that on the night of July 1 last Peter A. Smith was a pas-senger on one of the cars of the defendant

mpany, and was struck by a car going the opposite direction. He died almost Messrs. Douglass & Douglass are named

as counsel for the plaintiff. RUN DOWN.

When a phrase is coined out of world wide human experience it is apt to be brief and expressive. down" we say in the endeavor to de-scribe a relaxed physical condition, and all the

terminology of could not more exscribe the actual condition than that every day phrase. It sug-gests the clock, perfect mechan-ically, but failing

to record the passage of time down. People who have that tired

out, run - down feeling will find new life in the use of Doctor Pierce's Golden Medical Discovery. This great medicine is far more than a tonic. It cures diseases of the organs of digestion and nutrition, and enables the feet digestion and assimilation of food of which alone all physical strength is made.

"The reason I delayed writing was because I wanted to wait one veer after I had taken the medicine before giving my statement, and now I can send a good, conscientions testimonial," writes Mr. Chas. H. Sergeant, of Plain City, Madison Co., Ohio. "During the summer and fall of 1861 became all "ma-down," nerves were out of order and stomach out of order. I wrote to Dr. Pierce for advice. He said ! had general debility, and advised Dr. Pierce's Golden Medical Discovery, and, thanks to you for your advice. I used six bottles; and since I stopped taking it about one year ago, I have not taken any medicine of any kind, and have hen able to nork every day. My appetite is good, I can eat three square meals a day, and I do not feel that miserable burning in the stomach after cating. My blood and nerves are in good shape, and, well—in fact, I think I am in pretty good running order."

The Pierce's Pleasant Pellets keep the fect digestion and assimilation of food of ning order."
Dr. Pierce's Pleasant Pellets keep the

VEGETARIAN DINING ROOMS.

howels active and healthy.

BATTLE CREEK SANITARIUM.

REGENT \$2,50

943 Pa. Ave.

Aman is judged by his linen. Good Printing Gives tone to your busi-

ness. "OUR PRINTING TALKS;" let it talk for you. Both our workmanship and prices will compare with any. Send for estimate on trial order. "Phone E 163 M. Thos. D. Evans & Co., 629 La. Ava. Splendid Billiard Room.

407 TENTH STREET. "You Cught to Call. Phone East 254 12 quart bottles of the Washington Brewing for Beer. Co.'s famous Golden Hop Beer for Bl. Delivered in unlettered wagons. Chiffoniers and Extension Tables.

for large 5-draw-er Oak Chiffonier, worth \$7.

\$5.75 for handsome Oak

\$8.95 for large Oak beveled plate mirror t worth \$12.50.

\$8.95

0

0

0

\$12.50. \$3.95 for full size 6-ft. Oak Exten-sion Table, worth \$5.50. \$1.98 for Entension Table, worth

CASH OR CREDIT.

MAYER & PETTIT 415 and 417 Seventh St.

WEBSTER'S COAL to the satisfaction of the law and the econ my of the consumer. Orders by mail or

phone promptly filled. Wm. J. Zeh, 702 11th St. N. W. W. 1312 14th St. N. W.

Intemperance

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